

1 NATHAN M. JENKINS (560)
2 JENKINS LAW FIRM
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(775) 829-7800
4 Attorneys for Defendant Northern Nevada Operating
Engineers Health & Welfare Trust Fund

5
6 UNITED STATES DISTRICT COURT
7 FOR THE DISTRICT OF NEVADA
8

9 GOLIGHTLY & VANNAH, PLLC,

Case No. 3:16-cv-00144-MMD-VMC

10 Plaintiff,

11 vs.

CERTIFICATE OF SERVICE

12 HAL HAMLETT, an individual; JESSICA
HAMLETT, an individual; JAIDYN
HAMLETT, a minor; JONATHAN HOLLAND,
a minor; REGIONAL EMERGENCY
MEDICAL SERVICE AUTHORITY;
CHRISTIAN PURGASON, D.O. dba
NORTHERN NEVADA EMERGENCY
PHYSICIANS; TJ ALLEN, LLC; RENOWN
REGIONAL MEDICAL CENTER; RENO
ORTHOPAEDIC CLINIC, LTD., DR.
CHRISTENSEN; RENO RADIOLOGICAL
ASSOCIATES, CHARTERED; ROBERT G.
BERRY, JR., M.D. PROFESSIONAL
CORPORATION dba ORTHOPEDIC
REHABILITATION SPECIALISTS OF NV;
UNIVERSAL SERVICES, INC.; OPERATING
ENGINEERS FUNDS, INC. dba OPERATING
ENGINEERS HEALTH & WELFARE TRUST
FUND; DOE Defendants I through X; ROE
CORPORATION Defendants XI through XX,

22 Defendant.

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25 I certify that I am an employee of JENKINS LAW FIRM and that on this date I deposited
26 for mailing at Reno, Nevada a true copy of **NOTICE OF REMOVAL OF ACTION UNDER**
27 **28 U.S.C. § 1441(a) (FEDERAL QUESTION)** filed March 15, 2016 addressed to:
28

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ATTORNEYS AT LAW
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1 Robert D. Vannah, Esq.
2 L. Dipaul Marrero II, Esq.
Golightly & Vannah, PLLC
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3 Reno, NV 89511

4 DATED this 15 day of March, 2016.

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6 
7 VICKIE PERRY

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